IN THE UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA FLORENCE DIVISION

JAMIE WEATHERFORD and KIMBERLY WEATHERFORD, on behalf of themselves and all others similarly situated,	
Plaintiffs,)
v.) Case No. 4:22-cv-01427 JDA
E.I. DUPONT DE NEMOURS & COMPANY, THE CHEMOURS COMPANY, FC, LLC, 3M COMPANY, DAIKIN AMERICA, INC., DAIKIN INDUSTRIES, LTD., and MITSUBISHI INTERNATIONAL POLYMERTRADE CORPORATION,)))))))
Defendants.)
E.I. DUPONT DE NEMOURS & COMPANY))
Third-Party Plaintiff,)
v.)
GALEY & LORD, INC.; GALEY & LORD LLC; GALEY & LORD INDUSTRIES, LLC; GALEY & LORD INDUSTRIES, INC.; JOHN DOE PLANT OWNERS/OPERATORS; NANOTEX, LLC; JOHN DOE SUPPLIERS; and JOHN DOE BIOSOLIDS ENTITIES,))))))))
Third-Party Defendants.)
THE CHEMOURS COMPANY,	
Third-Party Plaintiff)
v.)
HUNTSMAN INTERNATIONAL LLC, ITSELF AND AS SUCCESSOR IN INTEREST TO CIBA))

DEFENDANTS EIDP AND CHEMOURS' SUPPLEMENTAL STATUS REPORT REGARDING SERVICE OF PROCESS – LCR 4.01

Pursuant to Local Civil Rule 4.01, Defendants E.I. du Pont de Nemours and Company n/k/a EIDP, Inc. ("EIDP") and The Chemours Company, FC, LLC ("Chemours") submit this status report regarding service of process in this matter.

EIDP and Chemours requested and received an extension of time to serve John Doe third-party defendants. Though EIDP and Chemours have continued to pursue fact discovery during this time, they have not yet confirmed the identities and responsibilities of other potential John Doe third-party defendants. If EIDP and Chemours' ongoing efforts ultimately do permit them to confirm these identities, EIDP and Chemours may seek leave to add additional third-party defendants at that time.

Dated: January 3, 2025. Respectfully submitted,

/s/ Molly H. Craig
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The Chemours Company, FC, LLC